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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
09/915,367	07/27/2001	Scott T. Trosper	MI40-333	8104			
21567	7590 10/21/2003		EXAMINER				
WELLS ST.		PHAM, TOAN NGOC					
601 W. FIRST	ΓAVENUE, SUITE 130 WA 99201	00	ART UNIT	PAPER NUMBER			
01 012 11 12,	>>=v:		2632	1/1			
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Please find below and/or attached an Office communication concerning this application or proceeding.

<del></del>		Application No.		Applicant(s)			
		09/915,367		TROSPER, SCOTT	т		
Office Action Summary		Examiner		Art Unit			
	·	Toan N Pham		2632			
	The MAILING DATE of this communication app				ress		
Period fo	• •						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status							
1)	Responsive to communication(s) filed on						
2a)□	<u> </u>	— · is action is non-fi	nal.				
3)□	Since this application is in condition for allowa			secution as to the	merits is		
•	closed in accordance with the practice under a ion of Claims						
·	Claim(s) <u>1-44,46-61 and 63-65</u> is/are pending	in the application	n				
•	4a) Of the above claim(s) is/are withdraw	• •					
5)⊠	_						
·	Claim(s) <u>1-4,16-24,31-35,46-57 and 63</u> is/are r						
	Claim(s) is/are objected to.	-,					
8)□	Claim(s) are subject to restriction and/or	election require	ment.				
Applicati	on Papers						
9)[]	The specification is objected to by the Examine	<del>.</del>					
10)[	The drawing(s) filed on is/are: a)□ accep	ted or b)⊡ object	ed to by the Exam	iner.			
_	Applicant may not request that any objection to the						
11)[]	The proposed drawing correction filed on			ed by the Examiner			
	If approved, corrected drawings are required in rep	•	tion.				
•	The oath or declaration is objected to by the Exa	aminer.					
	ınder 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)l	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
14)[] A	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachmen	t(s)						
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	4)		PTO-413) Paper No(s) tent Application (PTO-			
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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 16-20, 31-35, 51-57 and 63 are rejected under 35 U.S.C. 103(a) as being unpatentable over Elberty et al. (US 6,084,512) in view of Lovoi (US 6,480,699) and MacLellan et al. (US 5,940,006).

Regarding claim 1: Elberty et al. discloses a radio frequency identification device comprising communication circuitry configured to receive a wireless signal (118, 120) including an identifier, to process the identifier of the wireless signal and to output a control signal responsive to the processing of the identifier; and indication circuitry coupled with the communication circuitry and configured to receive the control signal and to indicate presence at the radio frequency identification device responsive to the control signal (col. 4, lines 21-24; col. 5, lines 23-49; Fig. 1, 5). Elberty et al. does not expressly disclose a radio frequency identification comprising a substrate; however, it is well known in the art of radio frequency identification tag that the RFID tag includes a substrate for which the electronic circuitry is attached. Lovoi discloses an RFID device including a substrate (901), which the integrated circuit (100) is attached (col. 19, lines 40-53). Neither Elberty and Lovoi disclose the radio frequency identification device

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backscatter system includes a radio frequency communication identification device circuitry within the tags (102) for transmitting a tag identification data back to the interrogator (101) (col. 4, lines 51-58; col. 6, lines 45-50). At the time of the invention, it would have been obvious to one of ordinary skill in the art to utilize the identification circuitry as taught by MacLelland et al. in a system as disclosed by Elberty et al. in view of Lovoi for providing the tag's information to the interrogator.

Regarding claim 2: Elberty et al. discloses the indication circuitry includes a light emitting device (518) configured to emit a human visible signal to indicate the presence (col. 10, lines 45-48).

Regarding claim 3: Elberty et al. discloses the wireless signal includes data and the communication circuitry is configured to output the control signal comprising the data (col. 10, lines 24-48).

Regarding claim 4: Elberty et al. discloses the communication circuitry is configured to output a wireless signal (col. 4, lines 21-25; col. 5, lines 23-49; Fig. 5).

Regarding claim 16: Elberty et al. discloses a radio frequency identification device comprising a communication circuitry configured to receive a wireless signal including an identifier, to process the identifier of the wireless signal and to output a control signal responsive to the processing of the identifier; and indication circuitry coupled with the communication circuitry and configured to receive the control signal and to output a human perceptible signal to indicate presence of the radio frequency identification device responsive to the control signal (col. 4, lines 21-24; col. 5, lines 23-49; Fig. 1, 5). Elberty et al. does not expressly disclose an integrated circuit; however, it

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is well known in the art that an integrated circuit is used in all application of radio frequency identification device; thus, Lovoi discloses a radio frequency identification device includes an integrated circuit (100)(col. 4, lines 41-57). Neither Elberty and Lovoi disclose the radio frequency identification device communication circuitry.

MacLellan et al. discloses an enhanced uplink modulated backscatter system includes a radio frequency communication identification device circuitry within the tags (102) for transmitting a tag identification data back to the interrogator (101) (col. 4, lines 51-58; col. 6, lines 45-50). At the time of the invention, it would have been obvious to one of ordinary skill in the art to utilize the identification circuitry as taught by MacLelland et al. in a system as disclosed by Elberty et al. in view of Lovoi for providing the tag's information to the interrogator.

Regarding claim 17: Elberty et al discloses the indication circuitry includes a light emitting device (518) configured to emit a human visible signal to indicate the presence (col. 10, lines 45-48; Fig. 5).

Regarding claim 18: Elberty et al. discloses the wireless signal includes data and the communication circuitry is configured to output the control signal comprising the data (col. 10, lines 24-48).

Regarding claim 19: Elberty et al. the communication circuitry is configured to output a wireless signal (122) (col. 4, lines 21-25; col. 5, lines 23-49; Fig. 5).

Regarding claim 20: Elberty et al. discloses a battery coupled with the communication circuitry and the indication circuitry (Fig. 5, col. 11, lines 1-6).

Regarding claim 31: See the claim 1 above.

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Regarding claim 32: Elberty et al. discloses outputting the wireless signal (118, 120) using an interrogator (100) (Figs. 1, 5).

Regarding claim 33: Elberty et al. discloses the indicating includes emitting a human perceptible signal (col. 10, lines 45-48).

Regarding claim 34: Elberty et al. discloses the indicating includes emitting a human visible signal (col. 10, lines 45-48).

Regarding claim 35: Elberty et al. discloses the wireless signal includes data and the control signal comprises the data (col. 10, lines 24-48).

Regarding claim 51: Elberty et al. discloses the communication circuitry is configured to output the control signal comprising coded signal which are obviously digital information (col. 4, lines 21-27).

Regarding claim 52: Elberty et al. discloses the communication circuitry is configured to extract digital data from the wireless signal and to output the control signal comprising the extracted digital data (col. 4, lines 21-51).

Regarding claim 53: Elberty et al. discloses an antenna (502) coupled with the communication circuitry and the control signal is configured to alter the impedance of the antenna to backscatter modulate a continuous wave signal received at the antenna (col. 9, lines 41-67; col. 10, lines 1-48).

Regarding claim 54: Elberty et al. discloses the communication circuitry is configured to output a wireless signal (122) (col. 4, lines 21-25; col. 5, lines 23-49; Fig. 5).

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Regarding claim 55: Elberty et al. discloses the communication circuitry is configured to output a wireless signal having data therein according to the control signal (col. 4, lines 21-25; col. 5, lines 23-49; Fig. 5).

Regarding claim 56: Elberty et al. discloses the communication circuitry comprises a processor (516) configured to execute executable instructions to process the identifier (col. 10, lines 23-48).

Regarding claim 57: See claim 51 above.

Regarding claim 63: Elberty et al. discloses the communication circuitry comprises radio frequency identification device circuitry (col. 5, lines 23-37; Fig. 5).

Claims 21-24 and 46-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Elberty et al. (US 6,084,512) in view of MacLellan et al. (US 5,940,006).

Regarding claim 21: Elberty et al. discloses an identification system comprising an interrogator (100) configured to output a wireless signal (118, 120) to identify at least one of a plurality of radio frequency identification devices (500); plural radio frequency identification devices (500) individually configured to receive the wireless signal (118, 120) and to selectively emit a human perceptible signal (518) to indicate presence; and wherein only the at least one radio frequency identification device identified by the wireless signal is configured to output the human perceptible signal responsive to receiving the wireless signal (col. 4, lines 5-25, 48-67; col. 5, lines 1-8; col. 10, lines 24-48). Elberty does not disclose the radio frequency identification device communication

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circuitry. MacLellan et al. discloses an enhanced uplink modulated backscatter system includes a radio frequency communication identification device circuitry within the tags (102) for transmitting a tag identification data back to the interrogator (101) (col. 4, lines 51-58; col. 6, lines 45-50). At the time of the invention, it would have been obvious to one of ordinary skill in the art to utilize the identification circuitry as taught by MacLelland et al. in a system as disclosed by Elberty et al. for providing the tag's information to the interrogator.

Regarding claim 22: Elberty et al. discloses the radio frequency identification devices (500) individually include a light emitting device (518) configured to emit a human visible signal to indicate presence (col. 10, lines 45-48).

Regarding claim 23: Elberty et al. discloses the wireless signal (120) includes an identifier and the at least one radio frequency identification device is configured to indicate presence responsive to the identifier (col. 5, lines 23-30; col. 10, lines 45-48).

Regarding claim 24: Elberty et al. discloses the radio frequency identification devices are individually configured to output wireless signals (col. 4, lines 21-25; col. 5, lines 23-49; col. 10, lines 45-48).

Regarding claim 46: Elberty et al. discloses an identification method comprising providing a plurality of radio frequency identification devices (500) individually including indication circuitry (Fig. 5); outputting a wireless signal to identify at least one of the radio frequency identification devices; receiving the wireless signal within the radio frequency identification devices; emitting a human perceptible signal after the receiving using the indication circuitry of the at least one identified radio frequency identification

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device (col. 4, lines 5-25, 48-67; col. 5, lines 1-8; col. 10, lines 24-48). Elberty does not disclose the radio frequency identification device communication circuitry. MacLellan et al. discloses an enhanced uplink modulated backscatter system includes a radio frequency communication identification device circuitry within the tags (102) for transmitting a tag identification data (another wireless signal; uplink signal (105)) back to the interrogator (101) (col. 4, lines 51-58; col. 6, lines 45-50). At the time of the invention, it would have been obvious to one of ordinary skill in the art to utilize the identification circuitry as taught by MacLelland et al. in a system as disclosed by Elberty et al. for providing the tag's information to the interrogator.

Regarding claim 47: Elberty et al. discloses the emitting includes emitting a human visible signal (col. 10, lines 45-48; Fig. 5).

Regarding claim 48: Elberty et al. discloses the wireless signal includes data and the emitting is responsive to the data (col. 10, lines 24-48).

Regarding claim 49: Elberty et al. discloses the outputting the wireless signal includes outputting an identifier (col. 4, lines 21-25; col. 5, lines 23-49; Fig. 5).

Regarding claim 50: Elberty et al. discloses processing the wireless signal and the emitting is responsive to the processing (col. 10, lines 1-48).

#### Allowable Subject Matter

Claims 5-15, 25-30, 36-44, 58-61, 64 and 65 are allowed.

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### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Toan N Pham whose telephone number is (703)306-3038. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel J Wu can be reached on (703) 308-6730. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

Toan N Pham Primary Examiner

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